



IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF GEORGIA

Date: July 2, 2018

Type of Hearing: Detention

Judge: Charles H. Weigle

Court Time for MJSTAR: 3.04

Courtroom Deputy: Cheryl M. Alston

Case Number: 5:18-CR-00048-001-TES-CHW

UNITED STATES OF AMERICA

AUSA: Shanelle Booker and Charles Peeler

v.

THOMAS H. SACHY.

Counsel: Franklin J. Hogue and Laura D. Hogue

Agents:/Experts in Attendance: Donald Allen, USPO

DISCLAIMER: CONTENTS OF THIS MINUTE SHEET ARE FOR ADMINISTRATIVE PURPOSES ONLY AND ARE NOT MEANT AS A SUBSTITUTION FOR THE OFFICIAL COURT RECORD. ATTORNEYS SHOULD CONTACT THE COURT REPORTER AND ORDER A TRANSCRIPT IF THERE ARE ANY QUESTIONS AS TO THE CONTENTS HEREIN.

- Participant identified.
 - Frank and Laura Hogue confirmed that they have been retained by Defendant.
 - The Court confirmed that Defendant's Not Guilty Plea has been accepted by the court and the Standard Pretrial Order will be issued.
 - The Government request detention pending trial and offers Ken Morrow of the Ga Dept. Drug Tactical Diversion squad as a witness.
 - Witness sworn in.
 - Witness gives his credentials and government begins questioning.
 - Government presents Exhibits 1-4 and the witness identifies and explains each.
 - Judge admits government's exhibits into evidence.
 - Court takes a five (5) minute recess.
 - Court reconvenes.
 - Frank Hogue questions witness.
 - Government redirects witness.
 - Frank Hogue proffers evidence and offers Exhibits 1-10 and explains each.
 - Judge admits defendant's exhibits into evidence.
 - Frank Hogue continues to argue for pretrial release.
 - Government proffers evidence of Defendant's character concerning issue before Judge Sizemore.
 - Government gives closing argument for detention.
 - Defense gives closing argument for pretrial release.
 - Court takes a 20 minute recess to consider all the evidence presented.
 - Court reconvenes.

- Judge grants the government's motion for detention pending trial and orders the Defendant remanded to the custody of USMS.
- Frank Hogue moves the court to reconsider and offers explanation.
- Government argues motion would be improper and argues against motion.
- Judge gives defense seven (7) days to file a motion to reconsider and gives government seven (7) days to respond or defense can appeal to the district Judge. Written order for detention to follow.
- Court is adjourned.